

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2009-052080

02/24/2012

HONORABLE MICHAEL D. GORDON

CLERK OF THE COURT  
M. MINKOW  
Deputy

IN RE THE MATTER OF  
BRENT IAN ANDERSON

BRENT IAN ANDERSON  
4639 W ROLLING ROCK DR  
PHOENIX AZ 85086

AND

ATHENA JADE ENLOW

ATHENA JADE ENLOW  
40249 N FAITH LN  
ANTHEM AZ 85086

MICHAEL S BAKER

**CIVIL ARREST WARRANT ISSUED**

9:08 a.m. Courtroom 108 NE. This is the time set for Emergency Hearing Re: Respondent/Mother's motion captioned "emergency motion to return child," filed February 23, 2012. Petitioner/Father is not present but is telephonically represented by counsel, Tracey Heinrich, appearing on behalf of counsel, Michael Baker. Respondent/Mother is present on her own behalf.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Athena Jade Enlow is sworn and testifies and counsel proceeds by avowal.

THE COURT FINDS that Father had notice of this hearing and has failed to appear and has failed to comply with this Court's June 6, 2012, orders with respect to parenting time. Accordingly, the Court finds Father to be in contempt of court. Father may purge his contempt by returning the minor child to Mother.

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2009-052080

02/24/2012

Based upon Father's failure to appear and failure to comply with this Court's orders,

IT IS ORDERED that a Civil Arrest Warrant shall issue for the arrest of Father. Upon his arrest, Father shall be held in the custody of the Maricopa County Sheriff's Office and taken before a Judicial Officer. Father may only be released upon notice of return of the minor child to Mother.

ISSUED: Civil Arrest Warrant

IT IS FURTHER ORDERED suspending all of Father's custody and parenting time rights, until further order of the Court.

IT IS FURTHER ORDERED that Mother shall advise the Court immediately upon return of the child to her and request a status conference.

IT IS FURTHER ORDERED that if Father wants the Arrest Warrant quashed and avoid being arrested, he shall return the child to Mother, and, upon said return and upon the filing of a formal written request by Father, the Court will then address its order suspending Father's custody and parenting time rights.

IT IS FURTHER ORDERED that Father's counsel shall file a notice regarding Paternal Grandmother's statements as to what she viewed at Father's residence, e.g., whether furniture was in the residence, and whether she picked up Father's dogs. Upon the filing of said notice, Father's counsel's Motion to Withdraw as Counsel of Record for Father will be deemed granted.

9:19 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.